

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF KANSAS

MARJORIE A. CREAMER
Po Box 25164
KC MO 64119
(Enter above the full name of the Plaintiff(s))

vs. MARY BARRA
GENERAL MOTORS
Name 300 RENAISSANCE CIR
Street and number
DETROIT MI 48226
City DETROIT State MI Zip Code 48226

Case Number 16-4045-SAC-KGS

(Enter above the full name and address of the Defendant in this action - list the name and address of any additional defendants on the back side of this sheet).

CIVIL COMPLAINT

I. Parties to this civil action:

(In item A below, place your name in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any, on the back side of this sheet).

A. Name of plaintiff MARJORIE A. CREAMER
Address PO Box 25764
KC MO 64119
thehush912@yahoo.com
816-872-2803

(In item B below, write the full name of the defendant in the first blank. In the second blank, write the official position of the defendant. Use item C for the names and positions of any additional defendants).

B. Defendant Mary Bane / Executive is
employed at General Motors
300 Renaissance Ctr.
C. Additional Defendants Detroit MI 48226

II. Jurisdiction:

(Complete one or more of the following subparagraphs, A., B.1, B.2., or B.3., whichever is applicable.)

A. (If Applicable) Diversity of citizenship and amount:

1. Plaintiff is a citizen of the State of KANSAS and MISSOURI
2. The first-named defendant above is either
 - a. a citizen of the State of _____; or
 - b. a corporation incorporated under the laws of the State of MICHIGAN and having its principal place of business in a State other than the State of which plaintiff is a citizen.
3. The second-named defendant above is either
 - a. a citizen of the State of _____; or
 - b. a corporation incorporated under the laws of the State of _____ and having its principal place of business in a State other than the State of which plaintiff is a citizen.

(If there are more than two defendants, set forth the foregoing information for each additional defendant on a separate page and attach it to this complaint.)

Plaintiff states that the matter in controversy exceeds, exclusive of interest and costs, the sum of seventy-five thousand dollars (\$75,000.00).

B. (If applicable) Jurisdiction founded on grounds other than diversity
(Check any of the following which apply to this case).

1. This case arises under the following section of the Constitution of the United States or statute of the United States (28 U.S.C. §1331):
Constitution, Article , Section ;
Statute, US Code, Title 42, Section 12101

2. This case arises because of violation of the civil or equal rights, privileges, or immunities accorded to citizens of, or persons within the jurisdiction of, the United States (28 U.S.C. §1343).

3. Other grounds (specify and state any statute which gives rise to such grounds):

grounds). PRODUCT LIABILITY
VIOLATION
causing PERSONAL INJURY
Claim: Police report
See attached VIN #

III. Statement of Claim:

(State here a short and plain statement of the claim showing that plaintiff is entitled to relief. State what each defendant did that violated the right(s) of the plaintiff, including dates and places of such conduct by the defendant(s). Do not set forth legal arguments. If you intend to allege more than one claim, number and set forth each claim in a separate paragraph. Attach an additional sheet, if necessary, to set forth a short and plain statement of the claim[s].)

Purchaser 2006 COBALT (General Motors) Caused
accident 2009 due to RECALL
IGNITION SWITCH, Faulty non-
airbag and defective recalled Steering
motor causing head injury, bodily injury
IV. Relief: and Total of New Cobalt

(State briefly exactly what judgement or relief you want from the Court. Do not make legal arguments.)

Relief should be granted to plaintiff
in sum of money; compensatory for injuries
future, past and present as per
time trial

V. Do you claim the wrongs alleged in your complaint are continuing to occur at the present time? Yes No

VI. Do you claim actual damages for the acts alleged in your complaint?
Yes No

VII. Do you claim punitive monetary damages? Yes No

If you answered yes, state the amounts claimed and the reasons you claim you are entitled to recover money damages.

Jury decision of that
of past cases decided
in injuries, loss of time
2009 - (7 years ago)

VIN # 1G1AL55F367780039 Chevy Cobalt

Defective Recalled Steering Electric
Motor

(2014
recall) Ignition Switch

Non deployment Airbag

VIII. Administrative Procedures:

A. Have the claims which you make in this civil action been presented through any type of Administrative Procedure within any government agency?

Yes No

B. If you answered yes, give the date your claims were presented, how they were presented, and the result of that procedure:

C. If you answered no, give the reasons, if any, why the claims made in this action have not been presented through Administrative Procedures:

no appeal process

IX. Related Litigation:

Please mark the statement that pertains to this case:

This cause, or a substantially equivalent complaint, was previously filed in this court as case number 507 NY 14-6074 and assigned to the Honorable Judge 72-1428

Neither this cause, nor a substantially equivalent complaint, previously has been filed in this court, and therefore this case may be opened as an original proceeding.

Margie A. Creamer
Signature of Plaintiff

MARGIE A. CREAMER
Name (Print or Type)

PO Box 25164
Address

KC MO 64119

816-872-2803

thehush91@yahoo.com

KC MO 64119
City State Zip Code

816-872-2803
Telephone Number

DESIGNATION OF PLACE OF TRIAL

Plaintiff designates { Wichita, Kansas City, or Topeka} , Kansas as the
(Select One) X
location for the trial in this matter.

Mary A. Cuamen
Signature of Plaintiff

REQUEST FOR TRIAL BY JURY

Plaintiff requests trial by jury { Yes or No }
(Select One) X

Mary A. Cuamen
Signature of Plaintiff

Dated: April 24, 2014
(Rev. 10/15)